

RECEIVED

JAN 2 8 2015

THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

Christopher Donnyell Lewi	
	15c938
(Enter above the full name	
of the plaintiff or plaintiffs in this action)	Judge Amy J. St. Eve
and detion)	Magistrate Judge Young B. Kim PC 3
	Case
University of Illmois at Chicago police	(To be supplied by the <u>Clerk of this Court</u>)
University OF Filmers at Chicago Hes	'
Michael Kotz; Aaron Murauskas	
CliftonHeard; Zachary Penter	<;
Elizabeth Somone	
Matthew Victory	
(Enter above the full name of ALL	
defendants in this action. <u>Do not</u>	·
use "et al.")	
CHECK ONE ONLY:	
COMPLAINT UNDER THE U.S. Code (state, county, or m	CIVIL RIGHTS ACT, TITLE 42 SECTION 1983 unicipal defendants)
COMPLAINT UNDER THE 28 SECTION 1331 U.S. Code	CONSTITUTION ("BIVENS" ACTION), TITLE e (federal defendants)
OTHER (cite statute, if known	n)
BEFORE FILLING OUT THIS COMPLAINT FILING." FOLLOW THESE INSTRUCTION	NT, PLEASE REFER TO "INSTRUCTIONS FOR ONS CAREFULLY.

Plain	tiff(s):
A.	Name: Christopher Donnyell Lewis
B.	List all aliases:
C.	Prisoner identification number: 20/40708307
D.	Place of present confinement: Cook County Jail
E.	Address: 2700 S. California Chicago, Il 60
numb	ere is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. er, place of confinement, and current address according to the above format on a atte sheet of paper.)
(In A	below, place the full name of the first defendant in the first blank, his or her official on in the second blank, and his or her place of employment in the third blank. Space
for tv	vo additional defendants is provided in B and C.)
for tw	vo additional defendants is provided in B and C.)
for tv	Defendant: University of Illinois at Chicago Police Dept. Title: Police Department
for tv	Defendant: University of Illing s at Chicago Police Dept. Title: Police Department
for tv	Defendant: University of Illinois at Chicago Police Dept.
for tv	Defendant: University of Illingis at Chicago Police Dept. Title: Police Department Place of Employment: UIC hospital; State of Illingis
for tv	Defendant: University of Illinois at Chicago Police Dept. Title: Police Department Place of Employment: UIC hospital; State of Illinois Defendant: University of Illinois at Chicago Hospital
for tv	Defendant: University of Illingis at Chicago Police Dept. Title: Police Department Place of Employment: UIC hospital; State of Illinois Defendant: University of Illinois at chicago Hospital Title: 105p.tal Place of Employment: Illinois at chicago Hospital Place of Employment: Illinois
for tv A. B.	Defendant: University of Illinois at Chicago Police Dept. Title: Police Department Place of Employment: UIC hospital; State of Illinois Defendant: University of Illinois at chicago Hospital Title: 108p.tal

III. Continuese: 1:15 cv 200938 Dockment #: 1 Filed: 01/28/15 Page 3 of 7 PageID #:3

D. Defendant: Aaron Murauskas

Title: UIC police officer

Place of Employment: University of Illinois ext Chicago Hospital

E. Defendant: Clifton Heard

Title: VIC Police officer

Place of Employment: University of Illinois at chicago Hospital

F. Defendant: Zachary Pentek

Title: UIC Police Officer

Place of employment: University of Illinois at Chicago Hospital

G. Defendant: Elizabeth Somone

Title: EMergency Medical Technician

Place of Employment; University of Illinois at Chicago Hospital

H. Defendant: Matthew Victorn

Title: Registered Nurse

Place of employment: University of Illinois at Chicago Hospital

III.

Name of case and docket number: Christopher Donnyell/ fuis VS. I De partment of corrections et al. 14 cv/0098
Approximate date of filing lawsuit: 120 15, 2014
List all plaintiffs (if you had co-plaintiffs), including any aliases:
List all defendants: <u>Flinois</u> <u>Department of Correction</u> Brainy Williams Buniversity of Flinois at chicago Hospital
Court in which the lawsuit was filed (if federal court, name the district; if state court name the county): NORTHERN DISTRICT OF FLLEHOLS
Name of judge to whom case was assigned: Virginia M, Kandall
Basic claim made: I was not given my C-PAP Breath Machine While in Custody OF I.D.O.C
Disposition of this case (for example: Was the case dismissed? Was it appealed Is it still pending?):
Approximate date of disposition:

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. COPLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

iV. Statement of Claim:

State here as briefly as possible the facts of your case. Describe how each defendant is involved, including names, dates, and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)

D It is my claim, that on July 6, 2011 at approximately 9:00p, I Christopher D. Lewis went to University Of Illinois at chicago Hospital Emergency room, White at University of Illinois at Chicago Hospital; UTC Hospital staff (Elizabeth Somone, EMT; and Registered Nurse Matthew Victory) aided University of Illinois at Chicago Police officers (Michael Kotz, Aaron Murauskas, clifton Heard, Zachary Pentek) in Using Texcessive Force "against my person while I was having a psychotic episode.

Don the same day and same approximate time I further Claim that after waking up from fainting; Police reports state that I committed "Aggravated Battery" Besides kicking, police reports claim that I was spitting. Hence, Elizabeth Somene EMT and/or matthew virtary aided university of Illinois at chicago Police afficers (Kotz, Murauskas, Heard, Pentek) In smothering my entire face with a bed sheet; because EMT worker somene and/or registered Nurse Virtory passed the officers the bed sheet to use to prohibit me from breathing.

@ It is furthermore my claim, that UIC emergency room staff brought up my medical history on the Huspital computer. Therefore having prior Knowledge of my psychiatric history, diagnosis and medications I was taking. Hence, I was still treated like a sane person who was committing illegal acts intentionally. 9 It is furthermore that I claim, that a short, medium built, caucasian UTC police officer commenced to beating me in my face for an unknown amount of time. This also took place at UTC Hospital emergency room on July 6, 2014. (5) It is Furthermore my claim, that the treatment I received ext VIC Hospital was demeaning, disrespectful, violent, painful, traumatizing, un-sympathetic, and un-professional. The Hypocratic oath has violated by medical staff at UTC Hospital emergency room, and the oath to "Serve and Protect" was violated by UIC Police officers. 6) It is further my claim that My civil rights were violated by UIC Hospital staff and UIC police officers. 1) Finally, it is my claim, that all the aforementioned events took place at University of Illinois at chicago Hospital; 1740 W. Taylor Chicago, Illinois, Also, Wiversity of Illinois at Chicago Hospital Emergency Room Cameras can corroborate the aforementioned claims.

V.	Relief:
	State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.
	I Would like the court to award me
٩	5,000,000 for Pain, suffering, and emptional
C	4 5 + 10 = 5
	<u> </u>
	
VI.	The plaintiff demands that the case be tried by a jury. YES NO
	CERTIFICATION
	By signing this Complaint, I certify that the facts stated in this
	Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be
	subject to sanctions by the Court.
	Signed this 8th day of January, 20_15
	(Signature of plaintiff or plaintiffs)
	Christipher D. Lewis
	(Print name)
	20140708307
	(I.D. Number)
	2700 S. California